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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/076,574	02/08/2002	Lone Jeppesen	5698.210-US	2406	
7590 05/05/2004			EXAM	EXAMINER	
Reza Green, Esq. Novo Nordisk of North America, Inc.			TRUONG, TAMTHOM NGO		
100 COLLEGE RD. W.			ART UNIT	PAPER NUMBER	
PRINCETON, NJ 08540-6604			1624		
			DATE MAILED: 05/05/2004	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applicat	ion No.	Applicant(s)				
		10/076,	574	JEPPESEN ET AL	<del>.</del> .			
C	ffice Action Summary	Examine	er	Art Unit				
			n N. Truong	1624				
The Period for Re	MAILING DATE of this communicated the second	ation appears on th	ne cover sheet v	vith the correspondence ad	dress			
A SHORTE THE MAIL  - Extensions of after SIX (6)  - If the period  - If NO period  - Failure to rey Any reply recommendations	ENED STATUTORY PERIOD FOR ING DATE OF THIS COMMUNICATION of time may be available under the provisions of 3 MONTHS from the mailing date of this communifor reply specified above is less than thirty (30) of for reply is specified above, the maximum statution within the set or extended period for reply will be ived by the Office later than three months after the term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no e ication. days, a reply within the statory period will apply and all, by statute, cause the ap	vent, however, may a atutory minimum of th will expire SIX (6) MC plication to become A	reply be timely filed irty (30) days will be considered timely NTHS from the mailing date of this co NBANDONED (35 U.S.C. § 133).	/. nmmunication.			
Status								
1)⊠ Resp	oonsive to communication(s) filed	on <u>10 F</u> ebruary 20	004.					
	☐ This action is <b>FINAL</b> . 2b)☐ This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of	Claims							
4a) O 5)⊠ Clain 6)⊠ Clain 7)⊡ Clain	n(s) <u>1,2,7,17,45-47,54 and 55</u> is/and the above claim(s) is/are in(s) <u>1,2,7,17,45-47 and 55</u> is/are and s) <u>54</u> is/are rejected. n(s) is/are objected to. n(s) are subject to restriction	withdrawn from co allowed.	onsideration.					
Application Pa	apers							
9)∐ The s	pecification is objected to by the E	Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
	cant may not request that any objectio		-	, ,				
	cement drawing sheet(s) including the ath or declaration is objected to by							
Priority under	35 U.S.C. § 119							
12) Ackno a) All 1. 2. 3.	owledgment is made of a claim for b) Some * c) None of:  Certified copies of the priority doe  Certified copies of the priority doe	cuments have bee cuments have bee the priority docum Bureau (PCT Ru	en received. en received in A ents have beer le 17.2(a)).	Application No received in this National S	Stage			
Attachment(s)			F1					
	ferences Cited (PTO-892) aftsperson's Patent Drawing Review (PTO-	-948)		Summary (PTO-413) s)/Mail Date				
3) 🔲 Information (	Disclosure Statement(s) (PTO-1449 or PTC Mail Date			nformal Patent Application (PTO-	152)			

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## FINAL ACTION

Applicant's amendment has been fully considered. In view of the support on pages 6 and 8 for "C<sub>1-7</sub>alkyl, C<sub>2-7</sub>alkenyl, C<sub>2-7</sub>alkynyl, C<sub>1-7</sub>alkoxy", the previous rejection of new matter is withdrawn for claims 1, 2, 7, 17, 46, 47, 53-55. However, the amended claim 54 has not overcome the enablement rejection. Therefore, said rejection is maintained for claim 54.

With claims 3-6, 8-16, 18-44, 48-53, and 56-60 cancelled, claims 1, 2, 7, 17, 45-47, 54, 55 are pending.

## Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

1. **Scope of Enablement:** Claim 54 is rejected under 35 U.S.C. 112, first paragraph, because the specification, while being enabling for the treatment of diabetes or obesity, does not reasonably provide enablement for the treatment of other conditions mediated by the Peroxisome Proliferator-Activated Receptors (PPAR). The specification does not enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to use the invention commensurate in scope with these claims.

The following factors have been considered in the determination of an enabling disclosure:

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- (1) The breadth of the claims;
- (2) The amount of direction or guidance presented;
- (3) The state of the prior art;
- (4) The relative skill of those in the art;
- (5) The predictability or unpredictability of the art;
- (6) The quantity of experimentation necessary;

[See *Ex parte Forman*, 230 USPQ 546 (Bd. Pat. App. & Int., 1986); also *In re Wands*, 858 F. 2d 731, 8 USPQ 2d 1400 (Fed. Cir. 1988)].

a. The breadth of the claims: Claim 54 recites a method "for the treatment of conditions mediated by the Peroxisome Proliferator-Activated Receptors (PPAR)", which covers an array of diseases such as: type 2 diabetes; dyslipidemia; disorders related to Syndrome X such as hypertension, obesity, insulin resistance, hyperglycemia, atherosclerosis, hyperlipidemia, coronary artery disease, other cardiovascular disorders; glomerulonephritis, glomerulosclerosis, nephritic syndrome, hypertensive nephrosclerosis, psoriasis, polycystic ovarian syndrome (PCOS), osteoporosis, etc. Many of said diseases relate to factors other than lipid and sugar. For examples, hypertension as well as other cardiovascular disorders are complicated, an involved other factors such as sodium, potassium, calcium channel, elasticity of the blood vessels, etc., and not just lipid and sugar. Similarly, other disorders such as glomerulonephritis, psoriasis, PCOS, osteoporosis could be drug-induced, hormone dependent, genetic makeup or nutrition. Since PPAR helps reducing free fatty acids, which in turn helping the body burn more glucose, its role in treating diabetes and obesity is more apparent than treating other disorders.

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b. The amount of direction or guidance presented: The specification only outline the *in-vitro* assays, but does not provide IC<sub>50</sub> values for the claimed compounds. Thus, for a large genus of compounds claimed herein, one skilled in the art would have to carry out more than routine experimentation to find out which of the claimed compounds could actually exert an effect on PPAR. Also, there is no evidence in the specification to allow one skilled in the art to extend the activity of the claimed compounds to the treatment of hypertension, other cardiovascular disorders, disorders related to Syndrome X, various kidney diseases, psoriasis, PCOS, and osteoporosis.

antidiabetic drug to treat hypertension, or other cardiovascular disorders, simply because blood pressure is a dynamic disorder that cannot simply be treated by lowering glucose. Although agents lowering lipid (as an adjuvant agent) helps in preventing artherosclerosis, they have never been used as the main agent for treating hypertension, cardiovascular disorders, psoriasis, PCOS, and osteoporosis, etc. which are allegedly related to PPAR.

Thus, with the unpredictable nature of the art, and the limited teaching, it would take undue experimentation for the skilled clinician to apply the claimed compounds in the treatment of the myriad of diseases that are allegedly related to PPAR.

## Allowable Subject Matter

2. Claims 1, 2, 7, 17, 45-47, and, 55 are allowed since the art of record do not teach a tricyclic system as claimed herein.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tamthom N. Truong whose telephone number is 571-272-0676. The examiner can normally be reached on M-F ( $\sim 10$  am  $\sim 6:30$  pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mukund Shah can be reached at 571-272-0674. If you are unable to reach Dr. Shah within a 24 hour period, please contact James O. Wilson, Acting SPE of 1624, at 571-272-0661.

The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-1600.

T. Truong

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April 28, 2004

1.Clm

PRIMARY EXAMINER